REVOKED PERMIT NO. 255

APPLICATION NO.___542___.

CALIFORNIA STATE WATER COMMISSION

THIS IS TO CERTIFY, The	at	CH .	
to the satisfaction of the STAT	TE WATER COMMISS	ION of California of a	right to the use of the waters of
Bitter Creek	, mak ikn	wxxfKern-Coun	ty,
for the purpose of agr: State Water Commission; and that of California, the rules and regu	icultural use t said right to the use of dations of the State Wa	said waters has been per ter Commission and the	der Permit No255of the rected in accordance with the laws e terms of said permit, and duly nd entered of record in the minutes
of said Commission, at San Franc	isco, in Volume, at	page, on the	day of;
of water to which such right is e	ntitled and hereby confir	med for the purposes a	1916 ; that the amount aforesaid, is limited to the amount ase of rotation
			eubic fat per second, to be
used from aboutFebrual	ry 1st to about	July 31st	of each year.
A description of the lands or	the place where such wa	ter is put to beneficial us	se is as follows:
40 acres in the 1	NET of the SET o	f Sec. 32 T. 32 S	.,R.25 E.,N.D.B.&M.
			25 E., M.D.B.&M.
20 acres in the 1 80 acres - total			25 E., M.D.B.& M.
		•	
•			
This license is granted and sa set forth in Section 20 of the Wa SEC. 20. All permits and licenses for for such time as the water actually appr for which said water was appropriate therein which in substance shall include to whom said permit or license may be any time after the expiration of twer water district, irrigation district, lightir and property occupied and used under said license; and in the event that the political subdivision of the state so deschase price, said price shall be determin shall appear to the state water commission or the heirs, successors, or assigns, of sa beneficial purpose for which the permit permittee or licensee, has ceased to put s sors or assigns of said permittee or license that case the said commission, after due a hearing thereon, may revoke said permance with the terms of this act. The fine	id appropriator takes all ter Commission Act whice the appropriation of water stopriated under such permits and, but no longer; and every e all of the provisions of the issued, shall take the saminty years after the granting g district, or any political staid license and the works said license and the works said state, city, city and couring to purchase and the saided in such manner as is now at any time after a permit of id permittee or licensee, has no lidensee was granted, or the aid water to such useful or betwee, has failed to observe any ontice to the permittee, license it or license and declare the willings and declaration of said cilings and declaration	rights herein mentioned h is as follows: nall be under the terms and c and licenses shall actually be such permit or license sha is section and likewise the s of a license, the state or a license, the state or a license, the state or built or constructed for the hity, municipal water districted owner of said works and or may hereafter be determined to put the water granted under the permittee or licensee, one ficial purpose, or that the p the terms and conditions in the deemed to the same terms and conditions in the deemed to the same terms and conditions in the deemed to the same terms and conditions in the same terms and conditions in the same terms are the same terms and the same terms are the same terms and the same terms are the same terms and the same terms are the same terms are the same terms and the same terms are the same t	subject to the terms and conditions on this act, and shall be effective used for the useful and beneficial purpose ill include the enumeration of conditions tatement that any appropriator of water, as therein expressed; provided, that at a rany city, city and county, municipal have the right to purchase the works, enjoyment of the rights granted under the property can not agree upon said purned in eminent domain proceedings. If it to provided that the permittee, or licensee, it raid permit or license to the useful or or the heirs, successors, or assigns of said permittee or licensee, or the heirs, successive, or assigns of said permittee or licensee, or the heirs, successive permit or license to the useful or assigns of such permittee or licensee, and if open to further appropriation in according to be prima facie correct until modified or aside such finding or declaration must be seen to be rendered by any permittee the provisions of this act, or in respect to the state, of the rights and property of visions of this act. The application for a mestic purposes shall be considered first in permit or the granting thereafter of pervater for other than municipal purposes; not any municipality for any quantity of eappropriation permitted, the state water of such permitted appropriation over and that in lieu of the granting thereafter of pervater for other than municipal purposes; not any municipality for any quantity of eappropriation permitted, the state water of such permitted appropriation over and that in lieu of the granting of such temperon as to such surplus a public utility, period or periods from and after the date pal uses of the entire appropriation pergranted in its said application it may do all water rendered valueless for said pursaid excess waters, and which compensatermined in the manner provided by law
WI	TNESS the seal and sign	ature of the STATE W.	ATER COMMISSION, affixed this
	29th	day of July	, 1921 , 191
			ER COMMISSION.
(SEAL)			CHARLES H.LEE Executive Member

DEPAR

APPLICATION No._____

PERMIT NO......



THIS IS TO CERTIFY, That	
\cdot	
of, State of, has made to the satisfaction of the STATE WATER COMMISSION of California of a right to the use of the wat	proof ers of
, a tributary of	
for the purpose ofunder Permit No State Water Commission; and that said right to the use of said waters has been perfected in accordance with the of California, the rules and regulations of the State Water Commission and the terms of said permit, and confirmed by order of the STATE WATER COMMISSION of California, made and entered of record in the m	e laws duly
of said Commission, at San Francisco, in Volume, at page, on theday of	;
that the priority of the right hereby confirmed dates from; that the another to which such right is entitled and hereby confirmed, for the purposes aforesaid, is limited to the another to the purposes aforesaid.	m <mark>oun</mark> t mou n t
actually beneficially used for said purposes, and shall not exceedcubic feet per second,	to be
used from aboutof each year.	
A description of the lands or the place where such water is put to beneficial use is as follows:	
·	
The right to the use of the water aforesaid hereby confirmed is restricted to the lands or place of use described.	herein
This license is granted and said appropriator takes all rights herein mentioned subject to the terms and conditions set forth in Section 20 of the Water Commission Act which is as follows: Szc. 20. All permits and licenses for the appropriation of water shall be under the terms and conditions of this act, and shall be effort when the set water actually appropriated under such permits and licenses shall actually be used for the useful and beneficial in the set was appropriated. But no longer and every such permit with the set was appropriated, but no longer and every such permit with the set was appropriated but no longer and every such permit with the set was appropriated to the set was appropriated but no longer and every such permit with the set was appropriated to the set was permit or license may be issued, shall take the same subject to such conditions as therein expressed; provided, any time after the expiration of twenty years after the spranting of a license, the state or any city, city and county, my water district, irrigation district, lighting district, or any political subdivision of the state shall have the right to purchase the analytic process of the set of the set of the works bult or constructed for the enjoyment of the right's granted molitical subdivision of the state water commission at any time after a permit or license is issued as in this act provided that the permit or license is such as a property can not agree upon as health and the state water commission at any time after a permit or license is issued as in this act provided that the permit or license is issued as in this act provided that the permit or license control to the health of the state water commission at any time after a permit or license is issued as in this act provided that the permit or license and the state water commission, after due notice to the permit or license is issued as in this act provided that the permit or license, or the helrs, successors or assigns of such permit every construction of the state of the st	ffective purpose dittons water, that at micipal works under rict or ld purit feelul or of said succesand in ee, and accord-ified or of this rpict to first in of perposes; that water water water will ty, he date on permay do id purpensaby law
WITNESS the seal and signature of the STATE WATER COMMISSION, affixe	
	71
STATE WATER COMMISSION.	
Ву	



STATE OF CALIFORNIA DEPARTMENT OF PUBLIC WORKS DIVISION OF WATER RIGHTS

ORDER

APPLICATION No. 542

PERMIT No. 255

LICENSE NO. 147

1300

ORDER REVOKING LICENSE

Under date of February 24, 1927, there was received from Licensee in the above entitled matter a request that his said license be revoked.

IT IS THEREFORE ORDERED that said license be and the same is hereby revoked and cancelled upon the records of the Division of Water Rights without prejudice.

Dated this 26th day of May, 1927.

(Edward Hyatt, Jr.)

CHIEF OF DIVISION OF WATER RIGHTS

KAF:SHT



7